## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

State Farm Mutual Automobile Insurance Company,

Case No. 14-cv-10266

Plaintiff.

Hon. Judith E. Levy Mag. Judge David R. Grand

v.

Universal Health Group, Inc., a/k/a Michigan Spine and Rehab; UGH Management, LLC; Professional Health Systems, LLC, a/k/a Professional Medical Billing, LLC; Scott P. Zack, D.C.; David M. Katz, D.C.; Loren C. Chudler, D.O.; Joseph F. DeSanto; Horizon Imaging, LLC; Clear Imaging, LLC; Jeff S. Pierce, D.O.; Thomas D. Caruso, D.O.; and Katherine H. Karo, D.O.,

Defendants.

ORDER CLARIFYING THE COURT'S PROCEDURE FOR DISCOVERY DISPUTE CALLS

On December 3, 2014, the Court held a scheduling conference involving all of the parties in this matter. At that conference, the Court informed the parties of its standard practice with regard to discovery disputes: that the parties having the dispute first confer with each

other, and if unable to resolve the dispute, the parties are to call the

Court and schedule a time for a telephonic conference prior to the filing

of any discovery motions.

On January 26, 2015, counsel for State Farm informed the Court

that there was a dispute between it and defendants Horizon Imaging

and Clear Imaging. The Court issued a notice to appear by telephone,

but did not specify which parties were to appear.

To alleviate confusion with regard to notices that appear on the

docket, it is hereby ordered that:

When contacting the Court to schedule a discovery dispute, the

party contacting the Court must relay which parties are involved in the

The Court will note on the docket which parties are to be

involved in the telephonic conference. Parties not involved in a given

discovery dispute are not required to call in for the corresponding

telephonic conference unless otherwise ordered by the Court.

IT IS SO ORDERED.

Dated: January 27, 2015

Ann Arbor, Michigan

s/Judith E. Levv

JUDITH E. LEVY

United States District Judge

2

## **CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was served upon counsel of record and any unrepresented parties via the Court's ECF System to their respective email or First Class U.S. mail addresses disclosed on the Notice of Electronic Filing on January 27, 2015.

s/Felicia M. Moses
FELICIA M. MOSES
Case Manager